Lead Management Plan

Requirements for Managing Projects That Involve Lead-Containing Materials
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Purpose
The purpose of the Lead Management Program is to prevent lead exposure of all workers, regardless of job title and to help prevent the potential for building contamination from lead during demolition, maintenance, and renovation activities in Michigan State University owned structures. The requirements in this program set standards for work that disturbs potential lead-containing materials. Contractors engaged in such projects are expected to possess the managerial expertise, experience and to employ workers with skill, training, and experience so that the work is carried out in compliance with these requirements.

This document is the official MSU position on procedures and operations involving the disturbance of lead-containing materials at MSU by employees or outside contractors. This document was developed to ensure University compliance with Occupational Safety and Health Administration (OSHA), Environmental Protection Agency (EPA) and the office of Housing and Urban Development (HUD) Standards. Many of these standards are enforced in the State of Michigan by authorized agencies such as the Michigan Occupational Health and Safety Administration (MIOSHA), the Michigan Department of Community Health (MDCH) and the Michigan Department of Environmental Quality (MDEQ).

Introduction
Lead is a soft bluish-gray metal in its elemental state that is commonly found as an additive in many construction materials. Such materials include but are not limited to; paint, welding wire, solders used for soldering tinplate and copper pipe joints, tank linings and electrical conduit. The Consumer Product Safety Commission has banned the use of lead-based paint in residences. However, because lead-based paint inhibits the rusting and corrosion of iron and steel, lead continues to be used on bridges, railways, ships, lighthouses and other steel structures. Employee exposures to lead can occur during the demolition, or salvage of structures, during the removal or encapsulation of lead-containing materials, and during new construction, alteration, repair, or renovation of structures that contain lead or lead-containing materials.

Overexposures to lead are commonly found in the construction industry, and are a significant cause of illness in the workplace. Exposure to lead can occur through inhalation (breathing), ingestion (eating), and in the case of certain organic lead compounds, absorption through the skin. Employee exposure to lead can result in both acute (short term) and chronic (long term) health effects. Such health effects include insomnia, constipation, nausea, encephalopathy or damage to the central nervous system, anemia, and kidney disease. Exposure can also result in damage to both the male and female reproductive systems (e.g., decreased fertility, sterility, impotence, miscarriage, and still birth). If an employee does not receive proper medical treatment for these conditions, and the exposures to lead continue unchecked, these health effects can become permanent, and may even result in death.
Definitions

Many definitions regarding lead exist in different statutes, regulations, and guidelines. The list below is included for clarification of terms used within this management plan and is in no way exhaustive or complete. Definitions marked with an asterisk (*) are incomplete. For additional definitions or clarification please refer to specific regulations or contact the Lead Program Manager.

**Abatement*** means any measure or set of measures designed to permanently eliminate lead-based paint hazards. Abatement includes, but is not limited to:

1. The removal of paint and dust, the permanent enclosure or encapsulation of lead-based paint, the replacement of painted surfaces or fixtures, or the removal or permanent covering of soil, when lead-based paint hazards are present in such paint, dust or soil; and
2. All preparation, cleanup, disposal, and post-abatement clearance testing activities associated with such measures.
3. Abatement does not include renovation, remodeling, landscaping or other activities, when such activities are not designed to permanently eliminate lead-based paint hazards, but, instead, are designed to repair, restore, or remodel a given structure or dwelling, even though these activities may incidentally result in a reduction or elimination of lead-based paint hazards. Furthermore, abatement does not include interim controls, operations and maintenance activities, or other measures and activities designed to temporarily, but not permanently, reduce lead-based paint hazards. (MCL 333.5453(1), MCL 333.5453(2))

**Action Level (AL)** – Employee exposure, without regard to the use of respirators, to an airborne concentration of lead of 30 micrograms per cubic meter of air (30µg/m^3) calculated as an 8-hour time-weighted average. (1926.62(b))

**Certified firm** means a company, partnership, corporation, sole proprietorship, association, or other business entity that performs lead-based paint activities to which EPA has issued a certificate of approval pursuant to §745.226(f). (MCL 333.5454(3))

**Certified Inspector** means an individual who has been trained by an accredited training program and certified by the MDCH to conduct inspections and take samples for the presence of lead in paint, dust, and soil for the purpose of abatement clearance testing. (MCL 333.5454(4))

**Certified Renovator** means an individual who has successfully completed an eight-hour renovator course accredited by an EPA certified trainer.

**Certified Risk Assessor** means an individual who has been trained by an accredited training program and certified by the MDCH to conduct inspections and risk assessments and to take samples for the presence of lead in paint, dust, and soil for the purpose of abatement clearance testing. (MCL 333.5454(6))

**Certified Supervisor** means an individual who has been trained by an accredited training program and certified by the MDCH to supervise and conduct abatements and to prepare occupant protection plans and abatement reports. (MCL 333.5454(7))

**Child Occupied Facility** – a building or portion of a building constructed before 1978 that is visited regularly by a child who is 6 years of age or less, on at least 2 different days within a given week, if each day’s visit is at least 3 hours and the combined weekly visit is at least 6 hours in length, and the combined annual visits are at least 60 hours in length. Child occupied facility includes but is not limited to a day-care center, a preschool, and a kindergarten classroom. (MCL 333.5454(8))
Cleaning Verification Card means a card developed and distributed, or otherwise approved, by EPA for the purpose of determining, through comparison of wet and dry disposable cleaning cloths with the card, whether post-renovation cleaning has been properly completed in RRP settings. (40 CFR 745.85(5))

Common Area means a portion of the building that is generally accessible to all occupants of the building. Common area includes, but is not limited to, a hallway, a stairway, a laundry and recreational room, a playground, a community center, a garage, and a boundary fence. (MCL 333.5455(3), 40 CFR 745.63 Subpart D)

Construction means work for construction, alteration and/or repair, including painting and decorating. It includes but is not limited to the following:
1. Demolition or salvage of structures where lead or materials containing lead are present;
2. Removal or encapsulation of materials containing lead;
3. New construction, alteration, repair, or renovation of structures, substrates, or portions thereof, that contain lead, or materials containing lead;
4. Maintenance operations associated with the construction activities described in this paragraph. (29 CFR 1926.62(a) (a)(1)-(a)(7)

Contractor Employer Program - In accordance with the Hazard Communication Standard, each outside contractor working on an MSU owned property (on-site) is responsible for developing, implementing, and informing other on-site employers of all hazard communication related information. Under the Program, each outside employer must provide MSU, and other employer(s) working on-site, with unrestricted, on-site access to material safety data sheets (MSDSs) for all hazardous materials used, handled or stored on-site to which an employee may potentially be exposed to during their normal course of work.

Distinct Painting History means the application history, as indicated by its visual appearance or a record of application, over time, of paint or other surface coatings to a component or room. (MCL 333.5456(4))

Dormitory Apartment – An apartment located within a dormitory building which contains more than one room.

Dormitory Room – A zero bedroom unit for housing students. (24 CFR 35.110)

EBL Investigator means a certified risk assessor who has been endorsed by the MDCH to conduct EBL environmental investigations.

Elevated Blood Level or EBL means for purposes of lead abatement, an excessive absorption of lead that is confirmed concentration of lead in whole blood of 20µg/dL (micrograms of lead per deciliter of whole blood), for a single venous test or of 15-19 µg/dL in two consecutive tests taken 3 to 4 months apart. For purposes of case management of children 6 years of age or less, elevated blood level means an excessive absorption of lead that is a confirmed concentration of lead in whole blood of 10 µg/dL. (MCL 333.5456(7))

Hazardous Waste – Generation and disposal of hazardous waste is regulated under the Resource Conservation and Recovery Act (RCRA). If a waste exhibits toxicity, corrosivity, ignitability, or reactivity characteristics it is considered hazardous. (40 CFR 261.3 Subpart A)

HEPA – A high-efficiency particulate air (HEPA) filter is one that is capable of filtering 99.97% of all airborne particles at 0.3 micrometers (µm) in diameter. (40 CFR 745.83)

HEPA Vacuum Cleaner means a vacuum cleaner which has been designed with a HEPA filter as the last filtration stage. The vacuum cleaner must be designed so that all the air drawn into the machine is expelled through the HEPA filter with none of the air leaking past it. (40 CFR 745.83)
**Inspection** means a surface by surface investigation to determine the presence of lead-based paint in target housing or child occupied facility, and the provision of a report explaining the results of the investigation. (MCL 333.5457(5))

**Lead** means metallic lead, all inorganic lead compounds, and all organic lead soaps. Excluded from this definition are all other organic lead compounds. (29 CFR 1926.63(b))

**Lead-Based Paint** means paint or other surface coatings that contain lead equal to or in excess of 1.0 milligrams per square centimeter (mg/cm²), 0.5 percent by weight, or 5,000 micrograms per gram (µg/g). (MCL 333.5458(1))

**Lead-Based Paint Activities** means, in the case of target housing and child-occupied facilities, inspection, risk assessment, and abatement, as defined in 40 CFR §745.223 (MCL 333.5458(2))

**Lead Containing Material (LCM)** – Any material that has been confirmed, through laboratory analysis to contain any detectable quantity of lead.

**Permissible Exposure Limit (PEL)** - No employee shall be exposed to lead at concentrations greater than fifty micrograms per cubic meter of air (50 µg/m³) averaged over an 8-hour period or for a total of 400 µg/m³ in any work day. (40 CFR 1926.62(c)(1),(c)(2))

**Presumed Lead Containing Material (PLCM)** – Any material that is presumed to contain any quantity of lead.

**Renovation*** means the modification of any existing structure, or portion thereof, that results in the disturbance of painted surfaces, unless that activity is performed as part of an abatement as defined by 40 CFR 745.223. The term renovation includes (but is not limited to): The removal, modification or repair of painted surfaces or painted components (e.g., modification of painted doors, surface restoration, window repair, surface preparation activity (such as sanding, scraping, or other such activities that may generate paint dust)); the removal of building components (e.g., walls, ceilings, plumbing, windows); weatherization projects (e.g., cutting holes in painted surfaces to install blown-in insulation or to gain access to attics, planning thresholds to install weather-stripping), and interim controls that disturb painted surfaces. (40 CFR 745.83)

**Representative Sample** – Sample that accurately captures a particular material or area based on the typical characteristic of that material or area.

**Risk Assessment** means an on-site investigation in target housing or a child occupied facility to determine the existence, nature, severity, and location of a lead-based paint hazard AND the provision of a report by the person conducting the risk assessment explaining the results of the investigation and options for reducing the lead-based paint hazard.(MCL 333.5459(9)(a),(b))

**Substrate** – The underlying material a building component is made from, over which is often applied a surface finish such as paint. Common substrates include, plaster, concrete, wood, metal, and gypsum. (24 CFR 35.110)

**Target Housing*** – Any housing constructed before 1978, except any of the following:
(a) Housing for the elderly or persons with disabilities, unless any 1 or more children age 6 years or less resides or is expected to reside in that housing.
(b) A 0-bedroom dwelling.
(c) An unoccupied dwelling unit pending demolition provided the dwelling unit remains unoccupied until demolition. (MCL 333.5460(1) (a-c))

**Toxicity Characteristic Leachate Procedure (TCLP)** - Test conducted to determine if a substance is a
hazardous waste. The hazardous waste limit for lead is 5 parts per million (ppm). This limit applies only to waste determination. (40 CFR 261.24)

**Wet Disposable Cleaning Cloth** means a commercially available, pre-moistened white disposable cloth designed to be used for cleaning hard surfaces such as uncarpeted floors or counter tops. (40 CFR 745.83)

**Wet Mopping System** means a device with the following characteristics: A long handle, a mop head designed to be used with disposable absorbent cleaning pads, a reservoir for cleaning solution, and a built-in mechanism for distributing or spraying the cleaning solution onto a floor, or a method of equivalent efficacy. (40 CFR 745.83)

**Work Area** means the area that the certified renovator establishes to contain the dust and debris generated by a renovation. (40 CFR 745.83)

**X-Ray Fluorescence (XRF)** means a device

**Zero-Bedroom Dwelling** means any residential dwelling in which the living area is not separated from the sleeping area. The term includes efficiencies, studio apartments, dormitory housing, military barracks, and rentals of individual rooms in residential dwellings. (24 CFR 35.110)

**Applicable Regulations**
The MSU Lead Management Plan has been established to comply with the following regulations:

- Lead Exposure in Construction: MIOSHA Part 603 and 29 CFR 1926.62
- Lead-based Paint Poisoning Prevention in Certain Residential Structures, including:
  - EPA Renovation, Repair, and Painting (RRP) Rules: 40 CFR 745, Subpart E
  - Disclosure of Known Lead-Based Paint and/or Lead-Based Paint Hazards upon Sale or Lease of Residential Property: 40 CFR 745 Subpart F
  - Lead-Based Paint Activities: 40 CFR 745 Subpart L
- National Primary Drinking Water Regulations: 40 CFR Part 141
- Lead Abatement Act: Michigan Part 54A
- Lead Hazard Control Rules: MDCH Rule 325

The plan also includes information from the following reference materials:

- EPA Lead Information Pamphlet for Pre-Renovation Education and RRP Compliance: Renovate Right: Important Lead Hazard Information for Families, Child Care Providers, and Schools
- EPA Small Entity Compliance Guide to Renovate Right
- MIOSHA Lead Exposure in Construction Fact Sheet
- OSHA Lead in Construction: OSHA 3142-09R
- OSHA Appendix A - Substance Data Sheet for Occupational Exposure to Lead: General Industry Construction Industry
- OSHA Appendix B - Employee Standard Summary: General Industry Construction Industry
- OSHA Compliance Directive: Lead Exposure In Construction: CPL 02-02-058
- EPA Guidance: “Regulatory Status of Waste Generated by Contractors and Residents from Lead-Based Paint Activities Conducted in Households” (August 2000)
- FDA - Ornamental and decorative ceramicware: 21 CFR 109.16
- FDA - Pottery (Ceramics); Import and Domestic - Lead Contamination: CPG Sec. 545.450
Responsibilities
All campus members, including faculty, staff, students, visitors, and external contractors and consultants are expected to follow the requirements outlined in the General Lead Compliance section. In addition, in order to increase the effectiveness of this lead management program, the following responsibilities are specifically designated:

University Employees
1. Treat all coated surfaces as if they are lead-containing unless specifically tested and documented by EHS.
2. Contact your supervisor to have a suspect lead-containing material tested, if necessary.
3. Attend appropriate initial and refresher awareness trainings as directed by your supervisor and the LPM.

Supervisors, Deans, Directors, Chairs
1. Assume all coated surfaces are lead-containing unless specifically tested and documented by EHS.
2. Assure that information and procedures contained within this Lead Management Plan are strictly followed by all personnel.
3. Notify the LPM when new employees are hired so they may be properly trained, if necessary.
4. Contact the LPM for testing of suspect materials encountered during routine operations.
5. Ensure that authorized employees are following proper work procedures while handling lead-containing materials and if an NEA is relied upon that it is listed as “current” by the LPM.
6. Coordinate annual air sampling with the LPM to keep Negative Exposure Assessments (NEA’s) current.
7. Contact the LPM for waste characterization via TCLP sampling.
8. Waste will remain segregated until TCLP analysis is received by the LPM.
9. Contact the LPM 15 business days prior to any renovation activities taking place in target housing or child occupied facilities to ensure RRP compliance.
10. Report any problems associated with the Lead Management Program to EHS.

EAS Design Representatives
1. Assume all coated surfaces are lead-containing unless specifically tested and documented by EHS.
2. Coordinate with the Lead Program Manager when renovations and demolitions are planned to obtain existing lead surveys and to determine what level of project design and specification documents may be required.
3. Provide the LPM with a copy of any lead survey and/or project specification information for lead related activities as they are obtained.
4. Ensure the standard lead notification is included in any project specification or contract.
5. Contact the LPM if any renovation activities are to take place in target housing or child occupied facilities for RRP compliance assistance.

EAS Construction Representatives
1. Assume all coated surfaces are lead-containing unless specifically tested and documented by EHS.
2. Notify EHS in writing a minimum of 15 working days in advance of upcoming projects that may impact coated surfaces that may contain lead. Work with LPM to determine if RRP rules apply to project.
3. Disclose known information regarding the presence of lead in building and/or construction materials to any contractor retained to conduct work at MSU.
4. Utilize only EPA licensed RRP contractors for disturbances of lead containing materials in target housing or child occupied facilities.
5. Ensure that the Contractor has read, understands, and will abide by the minimum performance standards required in this Program for controlling lead hazards.
6. Stop or modify lead related work practices if employees, students, or the public are being exposed to lead hazards.
7. Ensure all lead related work sites and all areas that have been contaminated resulting from the work conducted are properly cleaned and meet the clearance criteria required by this Program.
8. Ensure all hazardous waste is properly identified, labeled, segregated, and stored at the job-site until removed by EHS or approved contractor.
9. Provide specific language regarding projects that may contain lead to all contractors bidding on projects.
10. Submit a variance request to the EHS office in writing for work practices, notification times, or other deviations from the lead management plan. Variance approval is at the discretion of EHS.
11. Notify the Lead Program Manager of any lead related incidents at MSU construction sites.
12. Report any problems associated with the Lead Management Program to EHS.

External Project Managers, General Contractors, Sub-Contractors, and Lead Specific Contractors:
1. Assume all coated surfaces are lead-containing unless specifically tested and documented by EHS.
2. The Contractor will, at no cost to the University, be responsible to maintain a company specific Lead Management Plan (1926.62(e) and comply with all applicable regulations.
   a. Written programs shall be submitted upon request to any affected employee or employee representatives, to the project Planner/Inspector/Analyst, and shall be available at the worksite for examination and copying by the University LPM
3. Conduct initial assessments, at no cost to the University, of employee’s potential for lead exposure as required by MIOSHA Part 603.
4. Ensure, prior to work, that all impacted employees have received lead awareness training including information required by MIOSHA Part 603. Proof of current training shall be provided to the LPM upon request.
5. Do not disturb any lead-containing material unless specifically trained and authorized to do so. Assume all coated surfaces are lead-containing as defined by MIOSHA Part 603.
6. Communicate hazards related to lead work to all other trades on a project site and to LPM.
7. Ensure that MSU employees are not exposed to lead levels above the OSHA action Level, including but not limited to, implementing all applicable administrative and engineering controls as described in MIOSHA Part 603.
8. Contact the LPM through MSU Project Manager, no less than 15 business days prior to any renovation activities are to take place in target housing or child occupied facilities for RRP compliance assistance.
9. Limit access to worksites in which Level 1, 2 and 3 tasks are taking place to trained and authorized personnel only.
10. Adequately limit all migration of lead containing dust and debris to any areas outside the worksite.
11. Prevent the contamination of MSU property (i.e., computers, chairs, desks, carpet, floors, walls, etc.) from lead dust and debris.
12. Collect and manage lead wastes produced in accordance with EHS hazardous waste requirements.
13. Do not discard waste until a TCLP sample has been collected, submitted and laboratory analysis received by the LPM. TCLP analysis cost shall be borne by the University.
14. Ensure that workers contaminated with lead containing dust and debris do not transfer that material outside the worksite.
15. For Lead Abatement Activities, Possess required MDCH licenses and certifications as well as a minimum of 2 years of experience with lead abatement.

National Superconducting Cyclotron Laboratory (NSCL) and Facility for Rare Isotope Beam (FRIB) Staff
1. Attend appropriate initial and refresher awareness trainings as directed by your supervisor and the LPM.
2. Comply with all provisions of the Lead Management Plan.

Child Care Facilities (Pre 1978)
1. Notify EHS in writing a minimum of 15 working days in advance of upcoming projects or maintenance that may impact coated surfaces that may contain lead to comply with RRP.
2. Utilize only EPA licensed RRP contractors for disturbances of lead containing materials.
3. Not less than 10 business days prior to start of renovation activities, distribute the Renovate Right pamphlet to an adult representative of Child Care Facility and document representative received said pamphlet. In accordance with 40 CFR 745.

Residential Hospitality Services/Land Management Office
1. Disclose the presumed presence of lead in paint to all tenants in all leasing contracts for target housing built before 1978.
2. Provide a copy of the EPA pamphlet titled “Protect Your Family from Lead in Your Home” to tenants at lease signing for target housing built before 1978.
3. Keep record of signatures obtained from tenant acknowledging receipt of lead disclosure and EPA pamphlet.
4. Notify EHS in writing a minimum of 15 working days in advance of upcoming projects or maintenance that may impact coated surfaces that may contain lead. Work with LPM to determine if RRP rules apply.
5. Not less than 10 business days prior to start of renovation activities, distribute the Renovate Right pamphlet and document occupant received said pamphlet. In accordance with 40 CFR 745.
6. Contact EHS prior to the sale of any property built before 1978 for assistance with Disclosure of Known Lead-Based Paint requirements found at 40 CFR 745 Subpart F.

University Physicians Office
1. Coordinate and direct all required or recommended medical surveillance for employees as required by applicable regulations.
2. Provide medical consultations and/or examinations for workers who have been exposed, believe they have been exposed, or may be exposed to lead.
3. Maintain medical records relating to lead as required by any applicable regulations.

EHS Lead Program Manager (LPM)
1. Maintain the Lead Management Program and revise as necessary.
2. Provide technical guidance to University personnel concerning lead hazard evaluation and control.
3. Investigate lead concerns of students, faculty, staff, contractors, building occupants, and visitors.
4. Authorize modified clearance limits based on elevated baseline sampling, if necessary and allowable.
5. Review results of area air monitoring and clearance dust wipe sampling and provide interpretation for departments managing work.
6. Periodically monitor activities at work sites for compliance to applicable lead regulations.
7. Direct the University departments conducting or contracting work to modify or stop lead related work practices if employees, students, or the public are being exposed to potential lead hazards.
8. Maintain records of all sampling data conducted by and submitted to EHS.
9. Review for approval Statement of Qualifications for outside Lead Abatement contractors or consultants.
10. Provide Lead Training in accordance with 29 CFR 1926.62 (L) (2) for University employees anticipated to have occupational lead exposure.
11. Develop and maintain a database of known lead containing materials in campus buildings, based on information provided by Departments conducting lead sampling.
12. Evaluate and approve acceptable lead management plan variance requests.
13. Meet with all regulatory agencies as needed for inspections and lead related inquiries.

Lead Compliance and Operations
The regulation of lead is unique in that several different agencies regulate activities that occur at the University through an even greater number rules. For example, MIOSHA regulates worker exposure to lead in general industry and construction settings, the EPA regulates any activity that impacts lead-based paint in target housing...
or child occupied facilities, and the MDCH enforces the EPA regulated Lead Based Paint Activities such as inspection, abatement, and control of lead.

At any time, any, some, or all of these sets of overlapping regulations may apply to work at any Michigan State University owned property and are incorporated by reference in to this program. It is the responsibility of the contractor or the University unit to understand where and when what regulations must be followed. For further detail please see the online version of these regulations posted under “Applicable Regulations” or contact the Lead Program Manager.

Lead Identification

Because of its physical properties, lead has been widely used as an additive to many building materials. Although lead has been banned from use on potable water supplies and residential paint, it may still be present in older buildings. Some lead containing building materials continue to be used to this day. The following materials should be presumed to contain lead unless manufacturer information, MSDS, or testing proves otherwise.

Presumed Lead Containing Materials (PLCM):

- Interior and exterior paint
- Steel and iron primer
- Industrial paint
- Industrial electrical jacketing
- Roof flashing
- Tank linings
- Soft solder
- Glazed Ceramics
- Sheeting, blocks, and bricks in floors and walls for radiation penetration protection

The OSHA Lead Standard applies to any detectable concentration of lead in a material. The presence of any lead in a material triggers the worker protection and work practice requirements of this program. Due to the fact that no limit exists for lead in paint and the average age of construction on campus, all coated surfaces at the university are assumed to contain some amount of lead.

The department managing the work may decide to conduct lead identification sampling to determine if a presumed lead containing material contains lead. Currently, OSHA only recognizes the bulk paint sample method to determine lead content.

Sampling may only be conducted by a qualified University employee or a qualified consulting firm.

At a minimum, a qualified person conducting lead identification sampling will:

- Have previous bulk sampling for lab analysis experience.
- Have a working understanding of the National Institutes for Occupational Safety and Health (NIOSH) sampling methodologies.
- Capable of determining appropriate sampling methodologies documenting and submitting a “representative” sampling plan.

At a minimum, Lead Identification Sampling must provide the following:

- Sampling must be representative of the material selected. One sample is needed for each homogenous (same color and substrate) component and each individual component must be sampled separately. For example, if a door is painted 2 different colors, a sample is needed for each color, or if a wall is half plaster and half drywall, a sample is need for each substrate.
A collection of all paint layers from the substrate, and minimize the collection of actual substrate.

A record of the component, substrate, color, and location for each sample taken.

Sampling results must be provided to the Department Managing the work and EHS.

Training

OSHA
All MSU employees that are anticipated to impact potential lead-containing materials or enter a lead work-site which may result in an occupational lead exposure must receive two hour lead awareness training in accordance with 29 CFR 1926.62(L)(2) and MI Part 603(L)(2). Lead awareness training shall be conducted annually by EHS and will include the following:

- The specific nature of the operations which could result in exposure to lead above the action level
- The purpose, proper selection, fitting, use and limitations of respirators
- The purpose and description of the medical surveillance and medical removal programs, including health effects of lead exposure and potential reproductive consequences
- The contents of this compliance plan.
- Instruction that chelating agents should not be used unless under the direction of a licensed physician.
- Explanation of engineering controls and work practices for lead-related work
- The employee’s right of access to records

Non-University employees that will impact potential lead-containing materials are required to maintain the same level training of University employees at a minimum.

EPA RRP
Any MSU employee supervising and/or performing work under the EPA Renovation, Repair, and Painting Rules must receive eight hour Certified Renovator training. Certified Renovator training must be provided by an EPA licensed RRP training provider. The certified renovator training is valid for 3 years from the date of the initial or most recent refresher training.

An employee performing work under the EPA Renovation, Repair, and Painting Rules and who is supervised by a certified renovator may conduct the work with on-site hands on training called Tailgate Training.

MDCH Lead Abatement

Medical Surveillance
The University maintains a medical surveillance program for all employees who are exposed at or above the action level. This medical surveillance consists of a review of medical and work history, a physical exam and biological monitoring. This exam is offered annually at no charge to affected employees. For employees otherwise required to wear a respirator, a physician will determine that the employees are able to perform the work and use the equipment. For further information on medical surveillance, contact your supervisor or the Office of the University Physician at (517) 353-9137.

Respiratory Protection
All University employees must be provided with proper protective clothing and respirators when assigned to work that may result in exposure above the Action Level. The university maintains a respiratory protection program for its employees in accordance with MIOSHA Respiratory Protection Standard Part 451 (OSHA 29 CFR 1910.134). Contact the Department of Environmental Health and Safety’s Occupational Safety Team for information on the MSU respirator program.
Work Practice Standards and Procedures

MIOSHA

EPA RRP

MDCH

Exposure Assessments and Monitoring

Air Monitoring for Lead
The department managing the work must provide air sampling for all tasks involving lead containing materials or presumed lead containing materials, in which abrasive blasting is conducted, large scale demolition takes place, or HEPA equipped ventilation is exhausted outside the work-site. Sampling may only be conducted by a qualified individual(s).

At a minimum, a qualified person conducting air sampling will:

- Have previous air sampling experience and work under the supervision of an Industrial Hygiene Professional.
- Possess the ability to calibrate and maintain all air sampling equipment
- Have an understanding of the National Institutes for Occupational Safety and Health (NIOSH) sampling methodologies.
- Have the ability to answer questions on sampling procedures, laboratory results, and or, instrument readings.

At a minimum, Air Sampling must provide the following:

- A personal breathing zone sample of a worker performing the lead removal operations.
- One air sample which represents an area outside the worksite, no more than 3 feet from the entrance.
- One air sample at the termination of any mechanical ventilation device used in the work-site which is exhausted outside of the worksite.
- One sample that represents the closest occupied area, or adjacent public space.
- Area air sampling must be conducted for every shift HEPA equipped ventilation is used or abrasive blasting is conducted.
- Analytical results of air samples must be provided by an American Industrial Hygiene Association accredited lab within 24 hours of sample collection.
- Air sample results must be provided to EHS daily. EHS will review all air sample results and contact the department managing the work as soon as possible and no later than the next business day if results are at or above 30 µg/m³. The results must contain the date, time, duration, associated room number, and a floor plan drawing that identifies sample location.

An area air sample result at, or above 30 µg/m³, for any shift, will be considered a breach in dust containment. All surfaces represented in the area sample are considered to be contaminated with lead dust and represent an exposure potential for future or existing building occupants. Work must be stopped immediately and the following must occur:

- The affected area must be HEPA vacuumed, removing all visible dust from all affected surfaces.
- Clearance Dust Sampling must be conducted to ensure lead dust was removed. A re-clean of the area will be required until the University Clearance Criteria is met. Information on Clearance Dust Sampling is provided below.
Negative Initial Determination (NID)/Negative Exposure Assessment (NEA) is a demonstration by an employer that an employee’s exposure is consistently below the Permissible Exposure Limit (PEL). A negative exposure assessment is job specific and the workplace conditions, type and amount of material (percent by weight), control methods, work practices, and environmental conditions must closely resemble those of the activity to be represented. The assessment can be used to show that exposure levels for a given job will be below the PEL so that lower levels of personal protective equipment (PPE) can be used. A NEA must rely on data collected within the previous 12 months and is not transferrable between companies.

Negative exposure assessments have been established for routine operations and maintenance (O&M) operations conducted by MSU employees and are maintained by the LPM. The supervisor is responsible for ensuring the NEA is listed as “current” before assigning an employee to a job task which relies on that information.

Final Clearance Sampling
The University department conducting the work must provide Clearance Dust Wipe Sampling at the completion of the Level 2 and 3 tasks in which more than 2 square feet of a lead containing material is impacted. Results of the sampling will determine if the worksite is free of lead dust contamination and if the worksite can be opened for unrestricted access. Sampling will also provide confirmation that an area that was accidentally contaminated was sufficiently cleaned. Sampling may only be conducted by qualified individual(s). At a minimum, a qualified person conducting clearance sampling will:

- Have previous sampling experience and work under the supervision of an Industrial Hygiene Professional.
- Have the ability to answer questions on sampling procedures and laboratory results.
- Be completely independent of the contractor conducting the lead work.

For EPA RRP work, clearance samples may only be collected by a MDCH licensed inspector or risk assessor. For MDCH abatement activities, only a MDCH licensed inspector or risk assessor may collect clearance samples.

At a minimum, Clearance Dust Wipe Sampling must provide the following:

- One representative floor dust wipe sample per room, or per every 1000 square foot of floor space for rooms over 1000 square foot in size. Sample locations will represent the areas that have the highest potential for contamination within the work-site, or areas that have been identified as contaminated.
- One dust wipe sample for every hand contact surface located in the work site, or hand contact surfaces that have been identified as contaminated.
- Clearance dust wipe samples shall be collected no sooner than one hour from the completion of work. Samples collected within an hour of the completion of work will not be considered accurate representations of actual conditions in the work area.
- Clearance dust wipe sampling shall be conducted after the worksite is HEPA vacuumed by the Contractor and all visible dust is removed and prior to use or occupancy.
- Analytical results of dust wipe samples must be provided by an American Industrial Hygiene Association accredited lab.
- Clearance dust wipe sample results must be provided to EHS for review. EHS will notify The University department managing the work the next business day if area testing results meets the Clearance Criteria, and or, the space can be released for unrestricted access. University Clearance Criteria is listed below.
Dust Wipe Clearance Criteria

<table>
<thead>
<tr>
<th>Surface</th>
<th>Clearance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>All interior surfaces (e.g., floors, stair treads, window sills)</td>
<td>100 µg/ft²</td>
</tr>
<tr>
<td>All exterior horizontal surfaces extending 20-feet from work-site up to a height of 6-feet (e.g., stairs, pavement, concrete, window sills)</td>
<td>400 µg/ft²</td>
</tr>
</tbody>
</table>

The University department or contractor conducting lead work on campus shall be responsible for returning the work area to below the appropriate clearance level. In settings where baseline samples show existing lead concentrations above the clearance level, the contractor must clean the work area to the baseline level or below. If baseline data is used as clearance criteria, the department or contractor must contact EHS BEFORE work is conducted to request baseline wipe sampling and for authorization from EHS. Failure to contact EHS before work is started will require use of the listed clearance limits.

Clearance dust wipe sample results above the Clearance Criteria represent surface lead contamination. Any areas that contain surface contamination must remain a restricted lead worksite, until a re-clean is completed and clearance dust wipes are collected by a third-party Sampling Technician and results reviewed for approval by EHS.

**Note:** Clearance Criteria for lead contamination in “Target Housing” or Child-Occupied Facilities must meet requirements listed in the US Department of Housing and Urban Development (HUD), “Guidelines for the Control of Lead-Based Paint Hazards in Housing.”

**Housekeeping**

The following basic housekeeping standards apply to all lead related activities:

1. All surfaces shall be maintained as free as practicable of accumulations of lead.
2. Clean-up of floors and other surfaces where lead accumulates shall wherever possible, be cleaned by vacuuming or other methods that minimize the likelihood of lead becoming airborne.
3. Shoveling, dry or wet sweeping, and brushing may be used only where vacuuming or other equally effective methods have been tried and found not to be effective.
4. Where vacuuming methods are selected, the vacuums shall be equipped with HEPA filters and used and emptied in a manner which minimizes the reentry of lead into the workplace.
5. Compressed air shall not be used to remove lead from any surface unless the compressed air is used in conjunction with a ventilation system designed to capture the airborne dust created by the compressed air.

**Lead Waste**

There are comprehensive federal, state and local regulations for the management of hazardous waste. These rules apply to all contractors, sub-contractors, university personnel; from those who initially generate the hazardous waste to those who arrange for waste disposal. The University is regulated as a hazardous waste generator. Strict regulatory requirements apply to labeling, handling, storing and disposing of hazardous wastes.

In order to remain compliant with the Resource Conservation and Recovery Act (RCRA) solid waste must be reviewed to determine if it is a regulated waste. In the case of construction debris, there is a potential for lead contamination from lead-based paint. Any waste which leaches lead at a rate of 5 parts per million or greater is considered to be a hazardous waste.
University has determined that there are four types of lead contaminated waste which may be created as a result of maintenance and construction operations. These four types are:

1. Dust – Any material with a surface area of less than 2 square inches, to include, but not limited to, paint scrapings, small bits of construction debris, and dust from drilling, sanding, cutting, etc.
2. Debris – Any material with a surface area greater than or equal to 2 square inches in size, to include, but not limited to, Personal Protective Equipment (PPE), rags, wood, construction debris, paper, plastic, Scrap Metal which is not sent for recycling, etc.
3. Water – Waste water from processes involving the removal of lead based paint or lead contaminated debris, to include, but not limited to, mop water, rinse water, etc.
4. Scrap Metal – Any painted metal which is being discarded as a waste, and can be sent to a metal recycling facility, to include, but not limited to, railings, stairs, shutters, doors, etc.

Two exemptions exist to the lead disposal requirements of RCRA:

1. Scrap Metal sent for recycling is not required to be tested due to the university’s use of the Scrap Metal Exemption presented under 6NYCRR Part 371.1(c)(7).
2. Building parts, such as doors, window frames, painted woodwork, and paint chips from residential dwellings like single family homes, apartment buildings, row houses, military barracks, or college dormitories may be disposed of as household waste.

Waste Sampling

Many wastes which are or have the potential to be contaminated with lead must be sampled by an approved Third Party Sampling Technician or by a qualified University employee and be submitted for testing to an EPA accredited lab for Toxicity Characteristic Leaching Procedure (TCLP) analysis. For the purposes of this program, the university will require testing and analytical for all water, debris, and large volumes of dust on a case by case basis*.

*Due to the cost of analytical testing it does not make sense to analyze insignificant amounts of material. Any small quantities (less than 5 pounds) of dust should be automatically managed as a hazardous waste and disposed of accordingly.

EHS requires that the contractor and/or department managing the work use an approved laboratory for sampling and analytical testing of the waste material. Contact the LPM for testing options.

- A proper sample must be representative of the waste. Proper sampling protocol will be ensured if employing the approved laboratory to sample and analyze the material. If the department managing the work chooses not to employ an approved laboratory, a sampling protocol must be submitted to the EHS for approval, five business days in advance of sampling.

EHS recommends that a representative waste sample be taken and results submitted to the LPM prior to waste generation. By making a waste determination before work starts, the contractor and/or department managing the work can make the appropriate arrangements for storage and disposal of the waste in advance.

Waste Determination

Once the analytical results are received, a hazardous waste determination must be made by the contractor. The department managing the work must submit a copy of sample results for review by EHS. Waste may only be removed from the worksite after EHS has made a waste determination, based on the analytical results.
Once materials are deemed to be a hazardous waste they must be managed as such.

If the material is determined by EHS to be non-hazardous it may be treated as a Municipal Solid Waste, Construction Debris, or Scrap Metal and can be managed and removed by the contractor. The material cannot be determined to be non-hazardous until the EHS receives and reviews a copy of the analytical for review and notification of determination is given to the Waste Coordinator (see description below). Only then can the material sampled be treated as non-hazardous.

Recordkeeping
Specific records must be kept regarding asbestos related activities, including but not limited to:

1. Training records, including employee name, employee ID number, job title, name of training, date(s) of training, and instructor name shall be maintained by the EHS LPM for 3 years.
2. Exposure monitoring records including employee name, employee ID number, job title, and task, results of monitoring, testing protocol, and date of testing shall be maintained by the EHS LPM for 30 years.
3. Medical records are kept on file by the University Physicians office in accordance with 29 CFR 1910.20.
4. Acknowledgement of lead disclosure by leasees of pre-1978 target housing at the university will be maintained by RHS for 3 years.
5. Acknowledgement of receipt of EPA pamphlet titled “Protect Your Family from Lead in Your Home” by tenants at lease signing for target housing built before 1978 will be maintained by RHS for 3 years.
6. Signed manifests returned from the lead disposal facilities shall be maintained by the EHS LPM if the waste is categorized as hazardous.
7. Other records or information as required by this management plan or existing regulations shall be maintained by the EHS LPM as necessary.

Notifications and Communication

Lead Notification to University Housing Residents
Occupants of target housing must be provided the following:

1. Disclosure of the assumed presence of lead in all paint in housing built before 1978.
2. EPA pamphlet titled “Renovate Right: Important Lead Hazard Information for Families, Child Care Providers, and Schools”
3. If any work is conducted under RRP or MDCH rules in occupied housing, tenants/owners must be provided a copy of the EPA pamphlet referenced above within 60 days prior to the renovation.

Lead Work Notification to Building Occupants
Prior to the initiation of any interior or exterior work involving lead containing or presumed lead containing material, the Physical Plant will forward an informational memo to all appropriate persons on the building contact directory list that lead work is conducted. This memo will contain the general scope of work to be done, dates for the start and proposed completion of the work, and the precautions which will be employed to protect building occupants.

Lead Notification in Contract Documents
The following language shall be included in all project specifications, contracts, or other means of contracting work:

1. If the Contractor suspects a material, preexisting or newly discovered, within the scope of this project to be a hazardous material such as, asbestos, lead, polychlorinated biphenyl or any other potentially hazardous material, that has not already been identified and/or in the scope of work for the Contractor to abate, notify the Project Representative immediately. Do not impact or disturb the material in question until it has been determined to either be non-hazardous, included in the original scope of work, or until other arrangements can be made with the project.
representative and the MSU Department of Environmental Health and Safety (EHS).

2. Due to the age of buildings on the Michigan State University campus, all coated surfaces shall be assumed to contain lead-based paint. This includes but is not limited to any type of paint, primer, coating, lacquer, or varnish on any building component. Proper precautions must be taken to ensure that workers and building occupants are not exposed to airborne lead concentrations at or above the OSHA Action Level (AL) of 30 µg/m³.

3. If work will be conducted on any coated surface at MSU, the contractor must submit to the Department of Environmental Health and Safety (EHS) and Physical Plant Project Representative current proof of appropriate detailed written lead work plan in accordance with 29 CFR § 1926.62 (Michigan Part 603). This submittal will include proof of training, written respirator program, and negative exposure assessments from projects with similar conditions at a minimum.

4. Any work that impacts Lead shall comply with the provisions of the MSU EHS Lead Management Plan.

The LPM is available to take samples of suspect LCM when necessary.

Notifications by Contractors or MSU Departments Conducting Lead Operations
Any contractor or MSU department conducting lead work under OSHA regulations shall post warning signs outside any entrance to the worksite in accordance with 1926.62(m)(2)(i).

The contractor or MSU department shall post the following warning signs in each work area where an employee’s exposure to lead is above the PEL.

![WARNING sign](image)

Additionally all lead work areas, regardless of airborne lead concentrations, shall post the following information on a sign.

![CAUTION sign](image)

A sign is also required when conducting RRP work. Both signs posted above satisfy the RRP requirements when
correctly used for compliance with OSHA standards. The contractor and/or department managing lead work shall ensure that signs are posted and maintained appropriately.

Notifications to the State of Michigan
If work is conducted that falls under the Lead Hazard Control protocols, the MDCH must be notified.

The contractor submitting a notification form to MDCH must send a copy to the Lead Program Manager. Notifications can be physically mailed, e-mailed, or faxed to:

<table>
<thead>
<tr>
<th>150 Giltner Hall</th>
<th><a href="mailto:lyonsda4@msu.edu">lyonsda4@msu.edu</a></th>
<th>(517) 432-6686</th>
</tr>
</thead>
<tbody>
<tr>
<td>East Lansing, MI 48824-1101</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

In situations where a variance of work methods must be requested of either agency, prior approval must be provided to the contractor in writing from the Lead Program Manager.

Notifications and Communication to the Lead Program Manager (LPM)
Notification shall be made to the LPM of the following occurrences:
1. Project meetings with lead abatement contractors and environmental consultants.
2. Pre-bid, pre-construction, kickoff and project progress meetings for projects with lead abatement, RRP, or other Type-3 lead work components.
3. Notifications to State agencies as detailed above. Copies of subsequent revisions to a notification must also be submitted to the LPM.
4. Lead abatement activity information to include location, material to be abated, dates and times of work, abatement contractor, environmental consultant, and university project manager/coordinator.
5. Any analytical results collected for lead compliance, including TCLP, Dust, XRF, Chip, and Air samples.
6. Inspections from state or federal agencies regulating lead such as MIOSHA, MDEQ, MDCH, OSHA, and EPA.
7. Prior to the initiation of any interior or exterior work involving lead containing or presumed lead containing material the contractor and/or department managing the work must provide the LPM with an initial lead project notification. The initial notification must contain the general scope of work to be done, dates for the start and proposed completion of the work, and the precautions which will be employed to protect building occupants.
# Appendix A: Regulatory Criteria

<table>
<thead>
<tr>
<th>Matrix</th>
<th>Concentration</th>
<th>Agency</th>
<th>Application</th>
<th>Basis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paint</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>paint XRF</td>
<td>&gt; 1.0 mg/cm²</td>
<td>EPA</td>
<td>Dried Film – LBP (Abatement)</td>
<td>Technology</td>
</tr>
<tr>
<td>paint chip (lab analysis)</td>
<td>&gt; 5000 ppm (µg/g) (&gt; 0.5% by weight)</td>
<td>HUD EPA</td>
<td>Dried Film – LBP (Abatement)</td>
<td>Technology</td>
</tr>
<tr>
<td>Non-LBP (except OSHA)</td>
<td>&lt; 90ppm (µg/g) (&lt; 0.09% by weight)</td>
<td>CPSC</td>
<td>Liquid Form – “Lead Free” (For residential application)</td>
<td>Impurity Level</td>
</tr>
<tr>
<td>Dust</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>&lt; 40 µg/ft²</td>
<td>EPA</td>
<td></td>
<td>Uncarpeted Floor – Risk Assessment and Clearance</td>
<td>Health</td>
</tr>
<tr>
<td>&lt; 250 µg/ft²</td>
<td>EPA</td>
<td></td>
<td>Window Stool (Sill) – Risk Assessment and Clearance</td>
<td>Health</td>
</tr>
<tr>
<td>&lt; 400 µg/ft²</td>
<td>EPA</td>
<td></td>
<td>Window Trough (Well) – Risk Assessment and Clearance</td>
<td>Health</td>
</tr>
<tr>
<td>Bare Residential Soil</td>
<td>400 ppm (where there is child contact such as play area)</td>
<td>EPA HUD</td>
<td>Public Notice. Interim controls Action: Take measures to eliminate contact – change use patterns and provide barriers for children</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>1,200 ppm (with minimal or no child contact such as drip line)</td>
<td>EPA HUD</td>
<td>Action: Interim control measures to cover soil or eliminate contact</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>5,000 ppm</td>
<td>HUD</td>
<td>Action: Mandatory Soil Removal</td>
<td>Health</td>
</tr>
<tr>
<td>RCRA Waste</td>
<td>≥ 5 ppm Leachable lead (TCLP)</td>
<td>DHEC HUD</td>
<td>Hazardous Waste Characterization</td>
<td>Environment</td>
</tr>
<tr>
<td>Blood</td>
<td>10 µg/dl</td>
<td>CDC</td>
<td>Level of concern for children</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>20 µg/dl</td>
<td>CDC</td>
<td>Level of concern for 2 tests</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>40 µg/dl</td>
<td>OSHA</td>
<td>Worker return to work level</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>50 µg/dl</td>
<td>OSHA</td>
<td>Worker medical removal level</td>
<td>Health</td>
</tr>
<tr>
<td>Water</td>
<td>0 ppb (µg/l)</td>
<td>EPA</td>
<td>Maximum Containment Level Goal (MCLG)</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>15 ppb (µg/l)</td>
<td>EPA</td>
<td>Public Notice</td>
<td>Health</td>
</tr>
<tr>
<td>Potable Water</td>
<td>0.2%</td>
<td>EPA</td>
<td>Solder</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>8.0%</td>
<td>EPA</td>
<td>Pipes and Fixtures</td>
<td>Technology</td>
</tr>
<tr>
<td>Air</td>
<td>1.5 µg/m³</td>
<td>EPA</td>
<td>Quarterly TWA</td>
<td>Air Quality</td>
</tr>
<tr>
<td></td>
<td>30 µg/m³</td>
<td>OSHA</td>
<td>Action Level (8hr TWA)</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>50 µg/m³</td>
<td>OSHA</td>
<td>PEL (8hr TWA)</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>400 µg/m³</td>
<td>OSHA</td>
<td>Total Allowable Shift (PEL)</td>
<td>Health</td>
</tr>
<tr>
<td>Ceramic/Pottery Glasses</td>
<td>3ppm</td>
<td>FDA</td>
<td>Flatware</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>2ppm</td>
<td>FDA</td>
<td>Small Hollow-ware</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>1ppm</td>
<td>FDA</td>
<td>Large Hollow-ware</td>
<td>Health</td>
</tr>
<tr>
<td>0.5 ppm</td>
<td>FDA</td>
<td>Cups, Mugs, and Pitchers</td>
<td>Health</td>
<td></td>
</tr>
</tbody>
</table>